UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: FAIRFIELD SENTRY LIMITED, et al., Debtors in Foreign Proceedings.) Chapter 15 Case) Case No: 10-13164 (SMB)
FAIRFIELD SENTRY LIMITED (IN LIQUIDATION) and FAIRFIELD SIGMA LIMITED (IN LIQUIDATION), acting by and through the Foreign Representatives thereof, and KENNETH KRYS and CHARLOTTE CAULFIELD, solely in their capacities as Foreign Representatives and Liquidators thereof,	Jointly Administered Adv. Pro. No. 10-03635 (SMB) Appealed to District Court at
Plaintiffs, -against- ABN AMRO SCHWEIZ AG A/K/A ABN AMRO (SWITZERLAND) AG, et al., Defendants.	Case No.: 1:19-cv-04964-VSB))))))
This document is also being filed in the lead adversary proceeding, Fairfield Sentry Ltd. (in Liquidation), et al. v. Theodoor GGC Amsterdam, et al., Adv. Pro. No. 10-03496.))))

DEFENDANT SIX SIS AG'S JOINDER TO BNP PARIBAS (SUISSE), BNP PARIBAS (SUISSE) SA EX FORTIS, BNP PARIBAS (SUISSE) SA PRIVATE, CACEIS BANK LUXEMBOURG, AND HSBC'S COUNTER-STATEMENT OF ISSUES TO BE PRESENTED AND COUNTER DESIGNATIONS OF ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL

Defendant-Appellee SIX SIS AG, by and through its undersigned counsel, respectfully files this joinder in the Counter-Statement of Issues to be Presented and Counter Designations of Items to be Included on Appeal, filed by Defendants-Appellees BNP Paribas (Suisse), BNP Paribas (Suisse) SA Ex Fortis, BNP Paribas (Suisse) SA Private, Caceis Bank

Luxembourg, and HSBC on June 4, 2019 in the above captioned adversary proceeding (ECF No.

2736 in 10-3496; ECF No. 437 in 10-3635) (the "BNP Counter-Statement").

RESERVATION OF RIGHTS

Defendant-Appellee SIX SIS AG expressly reserves the right to supplement the record

on appeal or cross-appeal and to adopt the designation of any items designated or counter-

designated by any other appellant, cross-appellant, appellee, or cross-appellee to any of the

appeals or cross-appeals from the Appealed Decisions and Orders (as defined in the BNP

Counter-Statement).

This joinder is not and shall not be construed as a waiver of any of SIX SIS AG's

jurisdictional, substantive, or procedural rights, remedies, and defenses, all of which are hereby

expressly preserved.

Dated: June 4, 2019

New York, New York

Respectfully submitted,

CHAFFETZ LINDSEY LLP

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